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APPLICATION NO.	FIL	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/758,593	01/16/2004		Ryuji Nishikawa	492322015800	3268
25227	7590	03/23/2006		EXAMINER	
		RSTER LLP	RIELLEY, ELIZABETH A		
1650 TYSO1 SUITE 300	NS BOUL	EVARD		ART UNIT	PAPER NUMBER
MCLEAN,	VA 22102	2		2879	

DATE MAILED: 03/23/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	A	
		Applicant(s)	(0~0)
Office Action Summary	10/758,593	NISHIKAWA ET AL.	(h)
omoc Acadh Gammary	Examiner	Art Unit	
The MAILING DATE of this communication app	Elizabeth A. Rielley	2879	<u> </u>
Period for Reply	lears on the cover sheet with the t	orrespondence addres	s
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communicatior. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this commur D (35 U.S.C. § 133).	·
Status			
Responsive to communication(s) filed on <u>28 December</u> 2a) This action is FINAL . 2b) This 3) Since this application is in condition for allowant closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro		rits is
Disposition of Claims			
4) Claim(s) 1 and 2 is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1 and 2 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers 9) The specification is objected to by the Examiner 10) The drawing(s) filed on 16 January 2004 is/are: Applicant may not request that any objection to the discrement drawing sheet(s) including the correction	vn from consideration. r election requirement. r. a)⊠ accepted or b)□ objected drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.1	
11)☐ The oath or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-15	52.
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priorical application from the International Bureau * See the attached detailed Office action for a list of	have been received. have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage	e
Attachment(s)) Notice of References Cited (PTO-892) Police of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 2/6/06.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:		

DETAILED ACTION

Response to Amendment

Amendment filed 12/28/05 has been entered and considered by the Examiner. Claim 3 has been cancelled. Currently, claims 1 and 2 are pending in the instant application.

Information Disclosure Statement

The information disclosure statement filed 12/28/05 fails to comply with 37 CFR 1.98(a)(3) because it does not include a concise explanation of the relevance, as it is presently understood by the individual designated in 37 CFR 1.56(c) most knowledgeable about the content of the information, of each patent listed that is not in the English language. It has been placed in the application file, but the information referred to therein has not been considered.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yamazaki (US 20010040645).

Yamazaki ('645) teaches an electroluminescent display device comprising: a red pixel (301; figure 2; paragraph 60), a green pixel (302) and a blue pixel (303); a red filter layer, a green filter layer and a blue filter layer that are provided for the red, green and blue pixels, respectively (304-308; figure 2; paragraph 60); an electroluminescent element having (51; figure 1; paragraph 57) a white electroluminescent emissive layer (paragraphs 10; 124-125) and formed above each of the red, green and blue filter layers (see figures 1 and 2); and a thin film transistor driving the electroluminescent element and provided for each of the red, green and blue pixels (202; figure 1; paragraph 57). Yamazaki is silent regarding the white EL emissive layer is disposed continuously over the red, green, and blue pixels. However, at the time the invention was made, it would have been an obvious matter of design engineering to a person of ordinary skill in the art to provide a continuous white electroluminescent emissive layer since Applicant's claimed continuous layer does not solve any of the stated problems or yield any unexpected result that is not within the scope of the teaching applied. Furthermore, one skilled in the art would reasonable expect applicant's invention to perform equally well with either the patterned white electroluminescent emissive layer disclosed by Yamazaki or the claimed continuous white electroluminescent emissive layer since both layers perform the same function of providing an electroluminescent layer between an anode and a cathode, such when an electric current is made to pass through the EL material, carriers are made to recombine, and light is emitted. Accordingly, it would have been an obvious matter of design engineering to mediatry the device of Yamazaki to obtain the invention as specified in claim 1.



Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yamazaki (US 20010040645) in view of Osawa et al (US 5892492).

Yamazaki ('645) teaches an electroluminescent display device comprising: a red pixel (301; figure 2; paragraph 60), a green pixel (302) and a blue pixel (303); a red filter layer, a green filter layer and a blue filter layer that are provided for the red, green and blue pixels, respectively (304-308; figure 2; paragraph 60); an electroluminescent element having (51; figure 1; paragraph 57) a white electroluminescent emissive layer (paragraphs 10; 124-125) and formed above each of the red, green and blue filter layers (see figures 1 and 2); and a thin film transistor driving the electroluminescent element and provided for each of the red, green and blue pixels (202; figure 1; paragraph 57). Yamazaki is silent regarding the white EL emissive layer is disposed continuously over the red, green, and blue pixels and the limitation of the red filter layer is 50% or lower at 584 nm, a light transmittance of the green filter layer is 50% or lower outside the wavelength range of 482 nm and 588 nm, and a light transmittance of the blue filter layer is 50% or lower outside the wavelength range of 407 nm and 516 nm. In regard to the limitation of the white EL emissive layer is disposed continuously over the red, green, and blue pixels, at the time the invention was made, it would have been an obvious matter of design engineering to a person of ordinary skill in the art to provide a continuous white electroluminescent emissive layer since Applicant's claimed continuous layer does not solve any of the stated problems or yield any unexpected result that is not within the scope of the teaching applied. Furthermore, one skilled in the art would reasonable expect applicant's invention to perform equally well with either the patterned white electroluminescent emissive layer disclosed by Yamazaki or the claimed continuous white electroluminescent emissive layer since both layers perform the same function of providing an electroluminescent layer between an anode and a cathode, such when an electric current is made to pass through the EL material, carriers are made to recombine, and light is emitted. Accordingly, it would have been an obvious matter of design engineering to modiffy the device of Yamazaki to obtain the invention as specified in claim 2. In regard to the limitation of the red filter layer is 50% or lower at 584 nm, a light transmittance of the green filter layer is 50% or lower outside the wavelength range of 482 nm and 588 nm, and a light transmittance of the blue filter layer is 50% or lower outside the wavelength range of 407 nm and 516 nm, Osawa et al ('492) teach the use of red, green, and



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blue color filters for improving color purity and expanding color reproductively of emitted light, particularly Osawa exemplifies light transmittance of the red filter layer is 50% or lower at 584 nm (figure 4), a light transmittance of the green filter layer is 50% or lower at a point outside the wavelength range of 482 nm and 588 nm (figure 9), and a light transmittance of the blue filter layer is 50% or lower at a point outside the wavelength range of 407 nm and 516 nm (figure 10). Hence, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine EL device of Yamazaki with the color filters of Nakazawa in order to improve the color purity and expand color reproductively of the emitted light.

Response to Arguments

Applicant's arguments with respect to claims 1 and 2 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Elizabeth A. Rielley whose telephone number is 571-272-2117. The examiner can normally be reached on Monday - Friday 7:30 - 4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Nimeshkumar Patel can be reached on 571-272-2457. The fax phone number for the organization where
this application or proceeding is assigned is 703-872-9306.

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you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at

866-217-9197 (toll-free).

Elizabeth Rielley

Examiner Art Unit 2879 MARIOE 1 3/19/06

PRIMARY EXAMINER